Overview of the Privacy Act

United States Army

Overview

After completing this training course, you should be knowledgeable on:

- The purpose of the Privacy Act and policy objectives
- Who is covered by the Privacy Act
- Restrictions on disclosing Privacy Act records
- Civil and criminal penalties
- Safeguarding Personally Identifiable Information (PII)

What is the Privacy Act?

The Privacy Act balances the government's need to maintain information about individuals with the right of individuals to be protected against unwarranted invasion of their privacy.

This:

- Regulates the collection, maintenance, use, and dissemination of Personally Identifiable Information (PII) by Federal Executive Branch Agencies
- Limits the unnecessary collection of information about individuals

What is PII?

Personally Identifiable Information (PII) is defined as: Information which can be used to distinguish or trace an individual's identity, such as their name, social security number, DOD ID, biometric records alone, or when combined with other personal or identifying information which is linked or linkable to a specific individual, such as date and place of birth, mother's maiden name, and so forth. (OMB M-07-16)

Privacy Act Objectives

- To restrict disclosure of information and records maintained by agencies
- To grant individuals the right to seek amendment of agency records maintained on themselves
- To grant individuals increased rights of access to agency records maintained on themselves
- Establishes rules that govern the collection and use of personal data

Who is covered by the Privacy Act?

The Privacy Act applies to:

- Federal Agencies
- Living U.S. Citizens
- Legal aliens lawfully admitted for permanent residence

The Privacy Act regulates the way individuals' personal information is handled.

As an individual, the Privacy Act gives you greater control over the way that your personal information is handled.

What is covered by the Privacy Act?

The Privacy Act allows you to:

- know why your personal information is being collected, how it will be used, and who it will be disclosed to
- ask for access to your personal information (including your health information)
- ask for your personal information that is incorrect to be corrected
- make a complaint about an entity covered by the Privacy Act, if you consider that they have mishandled your personal information

Disclosing Personally Identifiable Information

No agency or person shall disclose any record that is contained in a **system of records** by any means of communication to any person, except pursuant to:

- a written request by the individual to whom the record pertains, or
- the written consent of the individual to whom the record pertains

Restrictions on disclosing Privacy Act Records

There are twelve (12) exceptions to "No disclosure to Third Parties Without Consent" rule.

1. To employees with a legitimate need-to-know

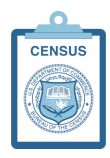
NEED TO KNOW

2. When the FOIA requires release

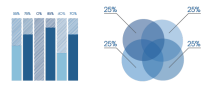


- 3. For a "routine use" identified in the System of Records Notice (SORN) that has been published in the Federal Register
- 4. To the Census Bureau for purpose of conducting the census





- 5. For statistical research and reporting in which individuals will not be identified
- 6. To the National Archives and Records Administration





7. To civil or criminal law enforcement under U.S. control



8. For circumstances affecting the health or safety of the individual



9. To either House of Congress

10. To the Comptroller General





11. Pursuant to a court order (a subpoena signed by a judge)



12. To a consumer reporting agency in accordance with the Debt Collection Act



Information Sharing Concerns

Having a specific **need-to-know** means that access to the information in question is absolutely required to perform one's official duties

- Need-to-know may be established for official business, statutory law, and information sharing
 - For example: A person working in a finance division does not have a need-to-know about another person's medical information

Information Sharing Concerns

If a **need-to-know** has not been or cannot be established, the following actions should be taken:

- Do **not** share the information in question
- If information has already been inappropriately released, notify your manager immediately; this is a PII breach





Information Sharing Concerns

To avoid the most common types of breaches, utilize the following best practices:

- Use a <u>Privacy Cover Sheet</u> as a cover when handling PII
- Always encrypt emails containing PII
- Avoid sending faxes containing PII when possible
- Dispose of documents containing PII properly









Civil and Criminal Penalties

Failure to comply with any Privacy Act provision or agency rule that results in an adverse effect on the subject of the record may have different consequences:

- Civil penalties: (Applying to the Agency)
 - The cost of actual damages suffered (\$1,000 minimum)
 - Costs and reasonable attorney's fees

Civil and Criminal Penalties

Failure to comply with any Privacy Act provision or agency rule that results in an adverse effect on the subject of the record may have different consequences:

- Accidental infringement will result in discretionary discipline depending on the severity of the offense
- The "willful violation" of any Privacy Act provisions will result in Criminal Penalties including:
 - A misdemeanor charge
 - A maximum fine of \$5,000







- Administrative Procedures implemented at the administrative level to protect private information.
- Technical Technology-based instruments and procedures used to protect private information.
- Physical The physical protections implemented for protecting private information

Administrative Safeguards

- Ensure that every recipient of PII has a need-to-know
- Validate the use of information against the purpose of collection documented in the System of Records Notice (SORN)
- SORN Managers keep SORNs up to date by reviewing them every two years

Administrative Safeguards

- Ensure telephone conversations are private
- Consult your Component Privacy
 Officer before collecting PII
- Include a Privacy Act Data Cover Sheet with all copies of documents containing PII
- Collect, use, maintain, and disseminate data that is accurate, complete, relevant, and timely

Technical Safeguards

- Encrypt all emails that contain PII
- Use only **DoD-approved software** on your computer
- Do not use flash (thumb) drives for transporting
 PII
- Never use personal equipment to store PII
- Ensure that information is from a government authorized source

Physical Safeguards

- Use locks to secure PII when stored
- Dispose of records according to established schedules in the SORN or procedures established by The National Archives and Records Administration
- System Managers should maintain a record of the movement of hardware and electronic media in their control, including to whom the equipment was issued, the date of issuance, and the date of return
- Implement policies and procedures to safeguard the facility and the equipment therein from unauthorized physical access, tampering, and theft



References

- Defense Privacy and Civil Liberties Office http://dpclo.defense.gov
- DoD Directive 5400.11, "DoD Privacy Program,"
- DoD Regulation 5400.11-R, "Department of Defense Privacy Program,"
- DA&M Memorandum, "Safeguarding Against and Responding to the Breach of Personally Identifiable Information,"